PATENT

IN THE UNITED STATES PATENT & TRADEMARK OFFICE

Applicants: Comess, et al. This paper (along with any paper referred to as being attached or enclosed) is being handdelivered to: Serial No.: (not yet assigned) Filed: September 23, 2003 Mail Stop Patent Application Commissioner for Patents Title: SULFONAMIDES HAVING P.O. Box 1450 ANTIANGIOGENIC AND ANTICANCER Alexandria, VA 22313-1450 ACTIVITY Date of Deposit: Group Art No.: (not yet assigned) September 23, 2003 Delivered by Examiner: (not yet assigned)

Case No.: 6983.US.P1

DECLARATION AND POWER OF ATTORNEY FOR A UNITED STATES PATENT APPLICATION

As a below-named inventor, I hereby declare:

My residence, post office address and citizenship are as stated below next to my name. I believe I am an original and first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled SULFONAMIDES HAVING ANTIANGIOGENIC AND ANTICANCER ACTIVITY, the specification of which is attached.

I hereby state that I have reviewed and understand the contents of the above-mentioned specification, including the claims.

I acknowledge a duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

Claim to benefit of foreign application(s) as follows:

I hereby claim foreign priority benefits under 35 U.S.C. § 119 for the following foreign applications for patent or inventors certificate.

NONE

The following foreign applications for patent or inventors certificate have a filing date earlier than the filing date of the applications identified above.

NONE

Claim to benefit of earlier U.S. application(s) as follows:

I hereby claim the benefit under 35 U.S.C. § 119(e) of any United States Provisional application(s) listed below:

USSN 10/267,081, filed October 8, 2002

I hereby claim the benefit under 35 U.S.C. § 120 of the following earlier-filed United States patent applications:

NONE

Insofar as the subject matter of each of the claims of this application is not disclosed in the prior U.S. applications in the manner required by 35 U.S.C. § 112, first paragraph, I acknowledge a duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which came into existence between the filing date(s) of the prior applications and the national or PCT filing date of this application.

NONE

I hereby appoint the following Attorneys and/or agents to prosecute this application and any continuation or divisional applications based hereon, and to transact all business in the Patent and Trademark Office connected therewith:

Regina M. Anderson, Reg. No. 35,820 Cheryl L. Becker, Reg. No. 35,441 Thomas D. Brainard, Reg. No. 32,459 Dianne Casuto, Reg. No. 40,943 Portia Chen, Reg. No. 44,075 Patricia Coleman James, Reg. No. 37,155 John D. Conway, Reg. No. 39,150 Johanna M. Corbin, Reg. No. 51,582 Michael R. Crabb, Reg. No. 37,298 Steven R. Crowley, Reg. No. 31,604 Andreas M. Danckers, Reg. No. 32,652 B.Gregory Donner, Reg. No. 34,580 Kalim S. Fuzail, Reg. No. 45,805 Norval B.Galloway, Reg. No. 33,595 Mimi C. Goller, Reg. No. 39,046 William E. Murray, Reg. No. 30,303 Gayle B. O'Brien, Reg. No. 48,812

Nickki L. Parlett, Reg. No. 44,996 Lawrence S. Pope, Reg. No. 26,791 Nicholas A. Poulos, Reg. No. 30,209 Christopher P. Rogers, Reg. No. 36,334 David J. Schodin, Reg. No. 41,294 Gregory W. Steele, Reg. No. 33,796 Joseph A. Twarowski, Reg. No. 42,191 Beth A. Vrioni, Reg. No. 39,869 Michael J. Ward, Reg. No. 37,960 Allen W. Wark, Reg. No. 30,503 David L. Weinstein, Reg. No. 28,128 Steven F. Weinstock, Reg. No. 30,117 William J. Winter, Reg. No. 36,060 Brian R. Woodworth, Reg. No. 33,137 Paul D. Yasger, Reg. No. 37,477 Kenneth Zwicker, Reg. No. 43,310

Send Correspondence to:

Steven F. Weinstock

D-377/AP6A

Abbott Laboratories 100 Abbott Park Road Abbott Park, IL 60064-6008

Direct telephone calls to:

Gregory W. Steele (847) 937-0042

Name: (first, middle, last):

Kenneth M. Comess

Post Office Address:

990 Spruce Street; Winnetka, IL 60093

Residence: Citizenship: Winnetka, IL 60093 United States of America

Name: (first, middle, last):

Scott A. Erickson

Post Office Address:

2025 Gabriel Avenue; Zion, IL 60099

Zion, IL 60099 Residence:

Citizenship:

United States of America

Name: (first, middle, last):

Jack Henkin

Post Office Address:

1370 Lincoln Avenue, S.; Highland Park, IL. 60035

Residence: Citizenship: Highland Park, IL 60035 United States of America

Name: (first, middle, last):

Douglas M. Kalvin

Post Office Address:

1201 Lockwood Drive; Buffalo Grove, IL 60089

Residence: Citizenship: Buffalo Grove, IL 60089 United States of America

Name: (first, middle, last):

Megumi Kawai

Post Office Address:

746 Kenwood Avenue; Libertyville, IL 60048 Libertyville, IL 60048

Residence:

Japan

Citizenship:

Name: (first, middle, last):

Ki H. Kim

Post Office Address:

661 Cooper Drive, #51; Vista, CA 92083

Vista, CA 92083

Residence: Citizenship:

United States of America

Name: (first, middle, last):

Nwe Y. BaMaung

Post Office Address:

8208 New Castle; Niles, IL 60714

Residence:

Niles, IL 60714

Citizenship:

United States of America

Name: (first, middle, last):

Chang Hoon Park

Post Office Address:

1215 Winchester Road; Libertyville, IL 60048

Residence:

Libertyville, IL 60048

Citizenship:

South Korea

Name: (first, middle, last):

George S. Sheppard

Post Office Address:

315 Laurel Avenue; Wilmette, IL 60091

Residence:

Wilmette, IL 60091

Citizenship:

United States of America

Name: (first, middle, last):

Anil Vasudevan

Post Office Address:

4220 Tiger Lily Lane, #308; Gurnee, IL 60031

Residence:

Gurnee, IL 60031

Citizenship:

India

Name: (first, middle, last):

Jieyi Wang

Post Office Address:

29726 Butterfly Court; Lake Bluff, IL 60044

Residence: Citizenship:

Lake Bluff, IL 60044 United States of America

Name: (first, middle, last):

David M. Barnes

Post Office Address:

617 N. Lakewood Ave.; Lake Villa, IL 60046

Residence: Citizenship:

Lake Villa, IL 60046 United States of America

Name: (first, middle, last):

Steve D. Fidanze

Post Office Address:

320 Rock Hall Circle; Grayslake, IL 60030

Residence: Citizenship:

Grayslake, IL 60030 United States of America

Lawrence Kolaczkowski

Post Office Address:

Name: (first, middle, last):

5822 Constitution Avenue; Gurnee, Illinois 60031

Residence:

Gurnee, Illinois 60031

Citizenship:

United States of America

Name: (first, middle, last):

Robert A. Mantei

Post Office Address:

4203 Carolyn Court; Franklin, Wisconsin 53132

Residence:

Franklin, Wisconsin 53132

Citizenship:

United States of America

Name: (first, middle, last):

David C. Park

Post Office Address:

3005 North Waukegan Road, #110; Lake Bluff, IL 60044

Residence:

Lake Bluff, IL 60044

Citizenship:

United States of America

Name: (first, middle, last):

William J. Sanders

Post Office Address:

125 Arthur Avenue; Fox Lake, IL 60020

Residence: Citizenship:

Fox Lake, IL 60020 United States of America

Name: (first, middle, last):

Jason S. Tedrow

Post Office Address:

815 Forest Avenue #3; Evanston, IL 60202

Residence:

Evanston, IL 60202

Citizenship:

United States of America

Name: (first, middle, last):

Gary T. Wang

Post Office Address:

1904 Darnell St.; Libertyville, IL. 60048

Residence:

Libertyville, IL. 60048

Citizenship:

United States of America

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that all statements made herein were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Kenneth M. Comess	DATE	Scott A. Erickson	DATE
Jack Henkin	DATE	Douglas M. Kalvin	DATE
Megumi Kawai	DATE	Ki H. Kim	DATE
Nwe Y. BaMaung	DATE	Chang Hoon Park	DATE
George S. Sheppard	DATE	Anil Vasudevan	DATE
Jieyi Wang	DATE	David M. Barnes	DATE
Steve D. Fidanze	DATE	Lawrence Kolaczkowski	DATE
Robert A. Mantei	DATE	David C. Park	DATE

William J. Sanders	DATE	Jason S. Tedrow	DATE
Gary T. Wang	DATE		



A DOCPHOENIX

TRNA Transmittal New Application	ADS Application Data Sh	eet IDS Including 1449
SPEC	A Amendment Includii	371P PCT Papers in a 371P Application
CLM	A.PE Preliminary Amendr	FOR
ABST	REM Applicant Remarks	in Amendment Non-Patent Literature
DRW		FRPR Foreign Priority Papers
OATH Oath or Declaration		ARTIFACTArtifact
LET. Misc. Incoming Letter IMIS Misc. Internal Document TRREISS Transmittal New Reissue Application PROTRANS Translation of Provisional in Nonprovision	BIB Bib Data Sheet WCLM Claim Worksheet WFEE Fee Worksheet	APPENDIX Appendix COMPUTER Computer Program Listing SPEC NO Specification Not in English N417 Copy of EFS Receipt Acknowledgement
CRFL Computer Readable Form Transfer Requ CRFS Computer Readable Form Statement SEQLIST Sequence Listing	AF/D Affidavit or Exhi DIST Terminal Discla PET. Petition	·
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